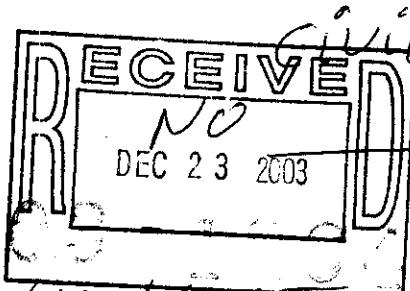


United States District Court
District of Massachusetts

Ned J Langore
Plaintiff



Defendants

- Referred to my RA Coffey
1) Catherine Sabaitis; being The Title of
Justice of the County of Plymouth Probate Court
2) Plymouth County; within The state of Massachusetts
3) Commonwealth of Massachusetts

Parties

Plaintiff Ned J Langore is a resident of The City
of Weymouth, Massachusetts and is a citizen of
The United States

Defendants

All of the above listed (1-3) defendants are placed
within the jurisdiction of Massachusetts and are
professionally and personally citizens of The United
States

Jurisdiction

That This Court; United States Court; within
The District of Massachusetts; has The jurisdiction
TO THIS Matter
1) Constitutional factor in Question
2) Constitutional law of the United States

Within the year 1993, I was residing in the state of New Hampshire, with my parents. This probate matter was already started in Massachusetts, I believe in 1990. It originated by my now ex-wife. As of 1993, I obtained an attorney for it. During the course of it, it had its ups and downs. It became idle. Around 1991, or so, prior to 1991, I had no attorney, as I could not afford one. He dismissed himself. He now, as of 1995, became a Justice at the same court, Plymouth Probate Ct. The same as the given judge, that's the name defendant upon this complaint. Anyways, I am a recovering alcoholic, in 1990-1993, also. I was attempting to maintain my sobriety then, as I am now. I have a number of years sober at this writing. While this divorce was within idle status. Around 1993, I then moved up to NH. As I stated, with my parents. somehow, while up here in NH, my sister and I began to talk about me starting to work on my divorce again. I said to her, I don't know what to do. To do it, she suggested that through her work, some attorney she worked for as a paralegal. She could help me. I agreed. To let her, I put faith in her. As her being my trusted sister, her position, her sole knowledge of such an issue. Contact begun. My ex-wife lawyer and sister first, then the court. Only my signed papers, I did not, in respect, receive any court documentation, I do not hold any of those in regards to the proceedings placed, of the hearing date verbal contacts between the judge, ex-wife's attorney. I was not present. Only my signed papers within my ex-wife's attorney's hand, for the judge to view, what really happen or said I have no knowledge of such. Then one day I receive this order, restraining order, 10817. Probate restraining order. Handed to me at my parents door, by a town police officer, it held no violence standings, only not to infringe upon my ex-wife's liberty. To further order of the court, status it held, forever. As of 2002 it's been vacated. I had it done, there are verification today. I have documented proof, that this order should have not been produced. By the given defendant, Justice Catherine Sabatini. There are two instruments upon

me. Holding the same meaning of restraint. EXCEPT one could cause me to be placed in criminal violation, that one has caused such. That's one of my present complaints with this Massachusetts District Court. I have on file another from this same matter, Docket numbers 03-11340 and docket number 03-11472. This makes it two. My sister worked out of her attorney's office. In 1993, accepted by my ex-wife to do so on my behalf. And also Justice Catherine Sabatini, of Plymouth Probate Court, that honored my sister as my representative. She's not an attorney, paralegal holdings, ONLY, for an attorney. She cannot practice law, I believe, TRUE. Fact, the court took her at that position. ALSO my ex-wife attorney. That's were my 8th amendment falls into place. And the 5th Due process. I truly believe this. That this is a subject of injustice. I got arrested for a separate charge. In 2001. That is the complaint with US District Court (Docket 03-11340) as of this writing. That charge was relative to the restraining order. I was charged with that. IT. That became from this probate restraining order, which should of not been; but became. I defended myself from that charge. And it become dismissed. AS I held proof. That it did not validate an order of such. On that charge. I learnt to protect myself. AS the law permits me to, or should I say. AS IT should permit me to. I state this without prejudice toward this court.

Allegations

Pursuant;
IVth Amendment Violation within a civil action; UPON
 a Probate concern; toward the Plaintiff's personal
 liberties and life; by the means of defendant;
 Cathrine Sabaitis, Chief Justice of Plymouth
 Probate Court placing upon Plaintiff, UNlawful INSTRU-
 MENT of restraint. Upon the Plaintiff TO exercise
 his personal liberty. The seizure of Plaintiff's Personal
 liberty and life. Allegation applies to the Judicial
 process of Government of UNITED STATES. Within
 The Constitution of UNITED STATES.

Vth Amendment

1) UNlawful; wrongfull INSTRUMENT of restraint upon Plaintiff; by
 defendant Chief Justice Cathrine Sabaitis; causing Plaintiff
 NOT TO rightly exercise his liberty and life within due
 process of the law

2) UNlawful INSTRUMENT of restraint of Plaintiff's personal
 liberty and life; subjected upon Plaintiff within two
 means; two forms; for the same means of personal
 restraint towards Plaintiff. One means Jeopardizing
 Plaintiff within a physical means. The secondary direction
 possible Civil action by the relative party within
 the Probate action. Double Jeopardy. OUTSide of
 Due process of law. 5th amendment of U.S. 14th amendment. STATE
 of Massachusetts Constitution

3) UNlawful INSTRUMENT of restraint causing Plaintiff
 to exercise defending himself against a criminal
 action caused by the unlawful; wrongfull INSTRUMENT
 of restraint by defendant Cathrine Sabaitis; Chief
 Justice of Plymouth County Probate Court. Within
 TWO SEPERATE MATTERS.

Allegations CONT:

5th Amendment CONT:

- 4) Due process violation within this 5th amendment
upon fairness within judicial proceedings.
- (A) Not rightly notified by probate court; through
the means of correspondence or otherwise of
process of probate matter of concern; updates; etc.
- (B) Chief Justice Catherine Sabaitis NOT allowing
and protecting my constitutional rights throughout
the process of this probate judicial matter.
Due process violation, within the judicial part
of government of United States.

State of Massachusetts Constitution

14th amendment violation of the constitution of the
state of Massachusetts.

- 1) Due process violations within the process of
this probate judicial matter, applies to the 5th
amendment of the UNITED STATES CONSTITUTION
within the judicial part of government.

Alligations Cont. PT 3

- VI Amendment Violation within a civil Matter;
1) Probate Judicial Proceedings; To have the Plaintiff or lawfully allow the Plaintiff to be present throughout the process of the concern Matter of probate Matter; and allowing Plaintiff his right to confront his accuser within his protection and privilege to do so; That is, that is within the Constitution within all Judicial proceedings of the United States Judicial Part of Government.
- 2) Defendant; Chief Justice Catherine Sabaitis; accepting and allowing improper representation of Plaintiff in these probate Judicial proceedings of Plaintiff during the unlawful representation of Plaintiff during the course of the probate Matter; That caused Plaintiff his protection of his guaranteed rights through the Constitution by means of judicial Part of Government

Massachusetts Constitution Allegations

XII Article Violation-
Plaintiff rights and privileges denied by the defendant
Cathrine Sabatis toward the plaintiff not being
rightly allowed to be present at the civil
action proceedings for his concerns; protection
and rights toward his defence for himself.

XXIV Article Violation
Wrongful instrument of restraint that was
allowed and placed upon the plaintiff by
the defendant Cathrine Sabatis that had
caused plaintiff hardship and suffering.

Rosie F

- 1) The Plaintiff demands from the defendant Cathrine Sabaitis, Chief Justice of Plymouth County Probate Court; within the County of Plymouth and the City of Plymouth, Massachusetts \$10,000,000 toward her unjustifiable actions toward the Plaintiff's liberties and life without due purpose of doing so. Severe and Malicious judicial actions upon the Plaintiff's protected Constitutional rights; within the course of the defendant's duties, within the defendant's position.
- 2) The Plaintiff demands from the Commonwealth of Massachusetts \$20,000,000. For being a name defendant as being a responsible part for the actions of a defendant within a judicial system part of Government within the state of Massachusetts.
- 3) Plaintiff demands from the County of Plymouth, as being a responsible party, for the actions of a defendant within a judicial system of Government; within the County of Plymouth, within the State of Massachusetts the sum of 10,000,000

Relief Cont'd Pg 2
Wherefore, The Plaintiff demands The
judgement against the defendants for
damages and such other relief as this
Court deem just

Wherefore, The Plaintiff request to this
Court; United States District Court,
District of Massachusetts, That this
matter be held by trial by Jury

12-17-03 Ned J Langone
69 Front Street
Weymouth, Mass
02188